## UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF IOWA

UNITED STATES	OF AMERICA	JUDGMENT IN A CRIMINAL CASE					
v. EVETTE MORRIS	S-HERNANDEZ	Case Number:	CR 14-4088-5	-LTS			
Revocation of Probation		USM Number:	13782-029				
Revocation of Supervised		Peder Bartling					
Modification of Supervision	on Conditions	Defendant's Attorney					
Date of Most Recent							
THE DEFENDANT:							
admitted guilt to violation(s) as listed below				of the term of supervision.			
was found in violation of				after denial of guilt.			
The defendant is adjudicated gu	ailty of these violations:						
Nature of Violation				<u>Violation Ended</u> 10/06/2021 10//05/2021			
The defendant is sentenced as p Sentencing Reform Act of 1984	provided in pages 2 through4.	3 of this judgment.	The sentence is im	posed pursuant to the			
☐ The defendant was not fou	nd in violation of		and is disch	arged as to such violation(s).			
☐ The Court did not make a f	inding regarding violation(s)						
mailing address until all fines,	must notify the United States Att, , restitution, costs, and special as notify the court and United States	ssessments imposed by	this judgment are	fully paid. If ordered to pay			
Leonard T. Strand		$\mathcal{A} \mathcal{M}$					
Chief United States District	Court Judge						
Name and Title of Judge		Signature of Judge					
November 4, 2021		11/4/2					
Date of Imposition of Judgmer	nt	Date					

4710 21	12 (.	tor. I irro) sudgine						To al anno anno	Door	2	25	2
		DANT: IUMBER:	EVETTE MOR CR 14-4088-5-L		ANDEZ			Judgment	—rage _		of _	3
				]	PROBATION	ON						
ב	J '	The defendant's	s supervision is con	tinued with th	e addition of	special co	ondition number(s	s):				
				IM	PRISONM	ŒNT						
	☐ No imprisonment is ordered as part of this modification.											
I		The defendant in term of: 7 days	is hereby committed s.	to the custod	y of the Fede	ral Burea	u of Prisons to be	imprisoned	for a to	tal		
[	<b>-</b>	The court make	es the following reco	ommendation	s to the Feder	al Bureau	of Prisons:					
[			is remanded to the c must surrender to th	-								
Г		The defendant before 2 p.	must surrender for s .m. on by the United State by the United State	ervice of sent		•		Federal Bur	eau of I	Prisons	<b>5</b> :	
I have	exec	uted this judgm	ent as follows:		RETUR	N						
at	Def	endant delivere	d on	with a cert	ified copy of	this iude	to	·····				
						J						
								D OT A TEC 3 C	DOLLAR			
							UNITE	D STATES MA	TAHCA			

DEPUTY UNITED STATES MARSHAL

DEFENDANT: CASE NUMBER:	EVETTE MORRIS-HERNANDEZ CR 14-4088-5-LTS	JudgmentPage	33	_ of	3
	SUPERVISED RELEASE				
Upon release from	imprisonment, No Term of Supervised Release is reimposed.				